

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
v.) **DEFAULT JUDGMENT**
)
)
CHAPMAN PERSONAL PROPERTY,)
SPECIFICALLY: ONE HP PHOTOSMART))
PRINTER, MODEL C4240, SN:CN7B3-))
RG2ZN; ONE REAM OF OPENED)
PRINTER PAPER; TWO CELL PHONES,))
SPECIFICALLY: A BLACK/GREY LG,)
SN: 601KPUU0046334 AND)
A SILVER/BLUE AUDIOVOX, SN: 55-))
T0039170; AND ASSORTED CUTTING)
AND MEASURING ITEMS,)
)
Defendants.)

3. The well-plead allegations of the Complaint in respect to the defendants are taken as admitted, as no one has appeared to deny the same.

Based upon the above findings, it is hereby

ORDERED AND ADJUDGED that:

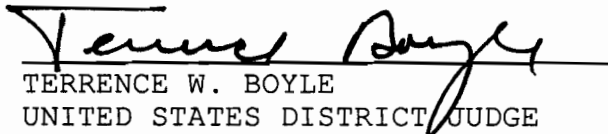
1. Default judgment be and the same is hereby entered against the defendants;

2. All persons claiming any right, title, or interest in or to the said defendants are held in default;

3. The defendants are forfeited to the United States of America; and

4. The United States Secret Service is hereby directed to dispose of the defendants according to law, including destruction.

SO ORDERED this 30 day of November, 2009.


TERRENCE W. BOYLE
UNITED STATES DISTRICT JUDGE

N:\BHartley\defaults\CHAPMAN Default Judgment.wpd